IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: CHARLES ANTHONY POWELL, III : CASE NO.: 18-bk-05155-RNO

d/b/a AFTER THE FALL

:

Debtor. : CHAPTER 7

CHARLES ANTHONY POWELL, III,

d/b/a AFTER THE FALL

. A dyramany Dua andina

Plaintiff, : Adversary Proceeding

v. : No. 5:19-ap-00026-RNO

. 110. 3.17 up 00020 11110

CRESTVIEW FINANCIAL : Complaint to Avoid and

590 Madison Ave. : Recover Pre-Petition Transfers

New York, NY 10065 : and for Violation of the

: Automatic Stay

and

11 U.S.C. § 547

IN ADVANCE CAPITAL : 11 U.S.C. § 548 1430 Broadway : 11 U.S.C. § 550

Suite 402 : 11 U.S.C. § 362

New York, NY 10018

:

Defendants.

JUDGMENT BY DEFAULT

Default was entered against Defendants/Respondents, Crestview Financial, LLC and In Advance Capital. Therefore, on Motion of the Debtor/Plaintiff, judgment is entered against Crestview Financial LLC and In Advance Capital in favor of the plaintiff in the amount of \$10,037.

Dated: May 8, 2019 By the Court,

RUD N CONT

Robert N. Opel, II, Chief Bankruptcy Judge (BI)

Desc